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agraph, as being indefinite a said product in a manner.

It is a said product in a manner.

It is a manner.

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Appl. No. 09/755,353 Atty. Docket No. 8387& Response dated 11/21/2006 Reply to Office Action of 09/21/2006 Customer No. 27752

Claims 1-19 were rejected under 35 USC 112, 2nd paragraph, as being indefinite on the basis that the clause at Claim 1, lines 4-5, "so as to test a said product in a manner including interaction with said product" was vague and indefinite.

REMARKS

The above referenced language was deleted from the claim to remove the clause "so as to test" in the Amendment dated June 30, 2006. Reconsideration and withdrawal of the rejection is respectfully requested.

Respectfully Submitted,

THE PROCTER & GAMBLE COMPANY

Leonard W. Lewis

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November 21, 2006

Customer No. 27752